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8	UNITED STATES DISTRICT COURT			
9	DISTRICT OF NEVADA			
10				
	PAMELA GROGAN, individually,			
11	, , , , , , , , , , , , , , , , , , , ,	Case No.: 2:17-cv-01044-APG-VCF		
1.0	Plaintiffs,			
12	vs.			
13				
	STATE FARM MUTUAL AUTOMOBILE			
14	INSURANCE COMPANY, an entity licensed			
	to do business in Nevada; DOES I through X;	STIPULATION AND ORDER TO		
15	and ROE CORPORATIONS, XI through XX,	EXTEND DISOVERY DEADLINES		
16	inclusive,	(First Request)		
	,	1		
17	Defendants.			
1.0				
18				
19	COMES NOW, Plaintiff, PAMELA G	ROGAN, by and through her counsel of record,		
20	MARK G. HENNESS, ESQ. and JACOB S.	SMITH, ESQ. of the law firm of HENNESS &		
21				
21	HAIGHT and Defendant, STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY,			
22				
	by and through its counsel of record, BENJAMII	N J. CARMAN, ESQ. of the law firm of RANALLI		
23				
24	ZANIEL FOWLER & MORAN, and submit the	following stipulation and order to extend discovery		
25	deadlines pursuant to LR 26-4 as follows:			
0.6				
26	1. <u>Summary of Discovery Completed</u>			
27	A11 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1' 1 1 TROP of 1		
	All parties have provided initial witness lists and documents pursuant to FRCP 26 ar			
28	District to the second			
	supplements thereto. Plaintiff has executed	authorizations served by Defendant. Plaintiff is		

presently working to schedule the depositions of State Farm Adjuster, Kim Korich, as well as the 30(b)(6) witness(es) of State Farm. The parties are working to schedule the deposition of Plaintiff.

## 2. <u>Discovery Remaining</u>

The depositions of Plaintiff and Plaintiff's treating doctors must be completed. Written discovery may be propounded by both parties. Depositions of non-party witnesses and the parties' expert witnesses (once disclosed) need to be taken.

## 3. Reason Why Discovery Was Not Completed

Discovery in this matter is currently scheduled to close on April 13, 2018. Additional time is required to work through scheduling issues so that discovery may be completed. The parties have required additional time in order to coordinate the depositions of the Defendant's employees and corporate representatives. This is the parties' first request for an extension of discovery deadlines in this matter; therefore, the parties have agreed to an extension of the discovery deadlines to enable them to complete the remaining discovery.

## 4. Proposed Schedule for Completing Discovery

Accordingly, the parties respectfully request that this Court enter an order setting the following discovery plan and scheduling order dates:

Event	Former Deadline	New Deadline
Discovery Deadline	04/13/18	06/13/18
Motions to Amend Pleadings and Add Parties	01/12/18	03/12/18
Initial Expert Designations	02/12/18	04/12/18
Rebuttal Expert Designations	03/14/18	05/14/18
Dispositive Motions	05/14/18	07/13/18
Joint Pre-Trial Order	06/13/18	08/13/18

If dispositive motions are filed, the deadline for filing the joint pretrial order will be suspended until 30 days after decision on the dispositive motions or further court order.

1	Counsel further states that the requested extension of the discovery deadline is not intended		
2	for purposes of delay, but rather for the purposes set forth hereinabove.		
3	Dated this 12 <sup>th</sup> day of February, 2018.	Dated this 12 <sup>th</sup> day of February, 2018.	
5	HENNESS & HAIGHT	RANALLI ZANIEL FOWLER & MORAN, LLC	
6			
7			
9	Nevada Bar No. 5842 JACOB S. SMITH, ESQ.	Nevada Bar No. 5748 BENJAMIN J. CARMAN, ESQ.	
10	Nevada Bar No. 10231 8972 Spanish Ridge Avenue	Nevada Bar No. 12565 2400 West Horizon Ridge Parkway	
11	Las Vegas, Nevada 89148 Attorney for Plaintiff	Henderson, Nevada 89052 Attorneys for Defendant	
12	Thiorney for I turney	Thiorneys for Defendant	
13			
14	ORDER  13th  IT IS SO ORDERED this day of February, 2018.		
15			
16			
17	UNITED STATES MAGISTRATE JUDGE		
18		MAGISTRATE JUDGE	
19	Respectfully submitted by:		
20	HENNESS & HAIGHT		
21			
22	/S/ JACOB S. SMITH, ESQ.		
23	MARK G. HENNESS, ESQ. Nevada Bar No. 5842		
24	JACOB S. SMITH, ESQ. Nevada Bar No. 10231		
25	8972 Spanish Ridge Avenue		
27	Las Vegas, Nevada 89148 Attorney for Plaintiff		

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